

REMARKS

Claims 1 and 3-14 are pending. No new matter has been presented.

Claims 1, 3-11, 13 and 14 are rejected under 35 USC 102(e) as being anticipated by Slotznick, U.S. Patent 6,011,537. This rejection is respectfully traversed.

Slotznick teaches, at col. 6, lines 28-32, that embodiments access, download and process secondary information in the background while the device displays and monitors primary information in the foreground, and vice versa. Claim 1 recites a first and a second element. The first element is configured in a separate space from the second element for simultaneous display on the same screen. Slotznick does not separate information in different spaces. At best, Slotznick teaches that a page contains both primary and secondary data, but does not teach that the primary and secondary data is configured in separate spaces.

The disclosure at col. 4, line 49-51, relates to another embodiment of Slotznick. As described in col. 4, lines 42-48, the primary information is retrieved from a first information memory device and the secondary information is retrieved from a second information memory. The primary and secondary information is stored in a local storage device. Further, Slotznick at col. 4, lines 49-51, discloses simultaneous display of the primary information and a portion of the secondary information. According to the claimed method, the primary information and a portion of the secondary information is not simultaneously displayed the information is only configured for simultaneous display. As mentioned above in the cited text of Slotznick, there is no indication that the first element is configured in a separate space from the second element for simultaneous display on the same screen page.

Contrary to Slotznick, the essential aspect of the claimed invention is to separate information provided for simultaneously displaying on screen in a first element configured in a separate space from the second element for displaying on the same screen. The first and second elements are displayed at separate times. This essential aspect of the invention is provided for small displays wherein the display is overloaded and possible even illegible when the entire information is

displayed. Slotznick fails to teach each of the features of claim 1 in a single embodiment disclosed therein, and thus fails to anticipate the claims.

Since the recited method is not disclosed by the applied prior art, claim 1 is patentable. Claims 3-11 and 13-14, depending from claim 1 either directly or indirectly, are similarly patentable.

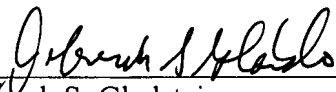
Claim 12 is rejected under 35 USC 103(a) as being unpatentable over Slotznick and Barkan, U.S. Patent 5,656,804. This rejection is respectfully traversed in view of the foregoing arguments and further in view of Barkan's failure to overcome the deficiencies of Slotznick.

In view of the above, each of the presently pending claims in this application is believed to be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejection of the claims and to pass this application to issue. If it is determined that a telephone conference would expedite the prosecution of this application, the Examiner is invited to telephone the undersigned at the number given below.

In the event the U.S. Patent and Trademark office determines that an extension and/or other relief is required, applicant petitions for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to Deposit Account No. 03-1952 referencing docket no. 449122019400.

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